JUL 0 5 2007 ARKS 3070207/1901046.RES-2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Applicant

Mary Katherine Robinson et al.

Serial No.

09/250,834

Filed

February 16, 1999

For

CRUNCHY CHEWING GUM

Examiner

Arthur L. Corbin

Art Unit

1761

Confirmation No.

2533

Attorney Docket No.

5079D1-07-LA

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: MAIL STOP AF, COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VIRGINIA 22313-1450

ON______July 2, 2007

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Jill S. Garretson

SIGNATURE

July 2, 2007

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RESPONSE

Dear Sir:

This is in response to the final Office Action of April 4, 2007.

In paragraphs 8 and 9 of the Office Action, Examiner Corbin indicated that the Declaration submitted to antedate the primary reference must include a statement

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that the conception and completion of the claimed invention, as described in the

Declaration, occurred in the United States or in a NAFTA or WTO member country,

as required by MPEP 715.07(c). It was further stated that if a complete and accurate

131 Declaration is submitted, claims 23-40 would be allowable.

Accordingly, Applicants' submit herewith a Supplemental Declaration in the

name of the lead inventor, Mary Katherine Robinson, which indicates all of the acts

performed in establishing a conception and reduction to practice of the claimed

invention as described in the previously submitted Declaration of Mary Katherine

Robinson were performed in the United States. It is therefore submitted that all of

the requirements for an allowance of claims 23-40 have been satisfied and early

passage to issue of the present application is therefore deemed proper and is

respectfully requested.

It is believed that no fee is due in connection with this matter. However, if any

fee is due, it should be charged to Deposit Account No. 23-0510.

Respectfully submitted.

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